§ 2.22

- (b) In response to your request, the bureau will do one of two things:
- (1) Include the requested records with the response letter or notify you of how, when, and where the records will be made available; or
- (2) Deny part or all of your request, except that the bureau may, consistent with Departmental policy, determine that a discretionary release is appropriate under the particular circumstances. Your request will be denied or partially denied only if one of the nine statutory exemptions listed in Appendix E to this part applies to all or part of the records you have requested.
- (c) Where a document contains both exempt and nonexempt material, the bureau will generally separate and release the nonexempt information. When disclosing a record in part, the bureau will indicate on the released portion of the record how much information was deleted, unless doing so would harm an interest protected by the exemption used to withhold the information. Further, if technically feasible, the amount of information deleted and the exemption used to withhold the information will be indicated where the deletion is made. If the nonexempt material is so intertwined with the exempt material that disclosure of it would leave only meaningless words and phrases, the entire portion may be withheld.
- (d) If a bureau denies your request for records in whole or in part, the bureau's response will include:
- (1) A reference to the specific exemption or exemptions authorizing the withholding;
- (2) An explanation of the reason(s) for the denial;
- (3) An estimate of the volume of information being withheld. The bureau will make a reasonable effort to estimate the volume of any records denied, or portions of records (e.g., 100 pages, 4 Federal Record Center boxes, 1,000 kilobytes, etc.), unless such an estimate would harm an interest protected by the exemption used to withhold the information
- (4) The name(s) and title(s) of the person(s) responsible for the denial;
- (5) The name and title of the Office of the Solicitor attorney consulted; and

- (6) A statement that the denial may be appealed to the FOIA Appeals Officer (see Appendix A to this part), within 30 workdays of the date of the denial letter or 30 workdays after the records have been released under the procedures in §2.30.
- (e) If records do not exist within DOI, cannot be located, are not reasonably described, or if a procedural issue remains unresolved (e.g., a fee issue), the bureau will respond to you in writing, including the following information, as applicable:
- (1) An explanation of the basis of the decision:
- (2) The name(s) and title(s) of the person(s) responsible for the decision; and
- (3) A statement that the matter may be appealed within 30 workdays of the date of the response, to the FOIA Appeals Officer under the procedures in §2.30.
- (f) The bureau must consult with the Office of the Solicitor if it is considering withholding a requested record or denying a fee waiver.
- (g) If any fees are due, the bureau will notify you in writing of the amount.
- (h) All bureau responses will include the name and telephone number of a contact person in case you have questions concerning the response.
- (i) Requests for information concerning coal under the Mineral Leasing Act or the Mineral Leasing Act for Acquired Lands are subject to special rules (see Appendix F to this part).

§ 2.22 What happens if a bureau receives a request for records it does not have or did not create?

- (a) Consultations/referrals within DOI.

 (1) If a bureau receives a request for records not in its possession, but which it knows another bureau has or is likely to have, it will refer the request to that bureau(s) for response. It also will notify you of the referral in writing and provide the name of a contact in the other bureau(s) to which the referral was made. The time limit for responding to your request starts when the request reaches the bureau office that has the records.
- (2) If a bureau (other than the Office of Inspector General) receives a request

for records in its possession that another bureau created or is substantially concerned with, it will consult with the other bureau before deciding whether to release or withhold the records. As an alternative, the bureau may refer the request along with the records to that bureau for direct response. It will notify you of the referral in writing and provide the name of a contact in the other bureau(s) to which the referral was made. Such a referral does not restart the statutory time limit for responding to your request.

- (b) Consultations/referrals with agencies outside DOI. (1) If a bureau receives a request for records not in its possession, but which the bureau believes may be in the possession of another Federal agency, the bureau will return your request and advise you to submit it directly to the other agency. If you still believe that the records exist within DOI, you should notify the bureau FOIA contact of any additional information which leads you to believe the records exist and where they might be found. Alternatively, you may treat such a response as a denial of records and file an appeal.
- (2) If, in response to a request, a bureau locates documents that originated with another Federal agency, it will refer the request, along with any responsive document(s), to that agency for a release determination and direct response. If the bureau refers the documents to another agency, it will notify you of the referral in writing and provide the name of a contact at the other agency. You may treat such a response as a denial of records and file an appeal. However, in the following situations, the bureau will make the release determination, after consulting with the originating agency
- (i) When the record is of primary interest to DOI (a record is of primary interest to DOI if it was developed or prepared according to DOI regulations or directives, or in response to a DOI request);
- (ii) If DOI is in a better position than the originating agency to assess whether the record is exempt from disclosure;
- (iii) If the originating agency is not subject to the FOIA; or

- (iv) When it is more efficient or practical depending on the circumstances.
- (3) If a bureau receives a request for records which have been classified by another agency under Executive Order 12958, Classified National Security Information, or superseding Executive order, it must refer the request to that agency for response.

[67 FR 64530, Oct. 21, 2002, as amended at 69 FR 58324, Sept. 30, 2004]

§ 2.23 How will a bureau handle a request for commercial or financial information that it has obtained from a person or entity outside the Federal Government?

- (a) If a bureau receives a FOIA request for records containing commercial or financial information submitted by a person or entity outside the Federal Government, under Executive Order 12600, Predisclosure Notification Procedures for Confidential Commercial Information, or superseding Executive order, the bureau must provide the submitter with prompt written notice of the request, except as provided in paragraph (h) of this section, whenever:
- (1) The submitter has designated the information as confidential commercial or financial information, or
- (2) The bureau has reason to believe that the information may be protected under exemption (4).
 - (b) The notice to the submitter will—
- (1) Include a copy of the FOIA request.
- (2) Describe the information requested or include copies of the pertinent records.
- (3) Advise the submitter of the procedures for objecting to the release of the requested material and specify the time limit for responding.
- (4) Give the submitter no less than 10 workdays, from receipt (or publication as set forth in paragraph (c) of this section) of the bureau's notice, to object to the release and to explain the basis for the objection, if any.
 - (5) Advise the submitter that:
- (i) Information contained in his/her objections may be subject to disclosure under the FOIA if the bureau receives a FOIA request for it; and